

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 64D Acres Peoling Provision STANDARD LEASE V.5

PAID UP OIL AND GAS LEASE (No Surface Use)

(No Surface Use)			
THIS ULASE AGREEMENT is made this 1145	day of _	July	, 2008, by and between
Sharon Stone, as age xillso	<u> </u>		
whose addresss is 100% Foot Show Shiped and DALE PROPERTY SERVICES, L.L.C., 2109 Rose Avenue hersinabove named as Lessee, but all other provisions (including	, Fost \ , Suite 1871 The complet	lion of Diank spa	as Lessor, 75201, as Lessor. All printed portions of this lease were prepared by the party set) were prepared jointly by Lessor and Lesses. ed, Lessor hereby grants, leases and lets exclusively to Lesses the following
Alog ACURS OF LAND MODE OF LISS IN	ittikio i c	2.07.07	18 mock 12
OUT OF THE MODE OF THE SAME OF	ARRANT	COUNTY, T	ADDITION, AN ADDITION TO THE CITY OF EXAS, ACCORDING TO THAT CERTAIN PLAT RECORDED OF TARRANT COUNTY, TEXAS.
in the County of Tarrant, State of TEXAS, containing \(\sum_{\colored} \) gross acres, more or less (lockding any interests therein whiter Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in association therewith (freeding geophysical/selanic operations). The term "gas" as used herein includes belium, carbon dioxide and other commercial gases, as well as hydrocarbon gases. In addition to the ebove-described leased premises, this lease also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are configures or adjacent to the above-described leased premises, and, in consideration of the alorementiqued cash bonus, Lessor agrees to execute at Lesses's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any sint-in royaltins becaused; the number of gross acres above specified shall be deemed correct, whether actually more or less.			
otherwise maintained in effect pursuant to the provisions hereof. 3. Koyalities on oil, gas and other substances produced an separated at Lessee's separator buildies, the royally shall be to Lessor's credit at the oil purchaser's the wellhead market price then prevailing in the same field (or if prevailing price) for production of similar grade and gravity; (The same free the production of similar grade and gravity; (The same free the production of similar grade and gravity; (The same free the production of similar grade and the costs income such price the prevailing in the same field, then in the neares the same or nearest preceding date as the date on which Lessee more wells on the leased premises or lands product therewith are are waiting on hydraulic fracture situation, but such well or wells be deemed to be producing in paying quantifies for the purpose there from is not being sold by Lessee, then Lessee shall pay a Lessor's credit in the depository designated below, on or before the being sold by Lessee than another well or wells on the leased below and the sold by Lessee from another well or wells on the leased below and the leased to be being sold by Lessee from another well or wells on the leased below and the sold by Lessee from another well or wells on the leased.	id saved he Lampionali Hiero is no b) for gas oroceets re and by Lesa an at the pro at field in wh combine capable of capable of modulation thut-in royal the end of s being sold b I premises	rounder shall be The Procent of the little	partities from the leased premises or from lands pooled therewith or this lease is paid by Leasee to Leason as follows: (a) For oil and other liquid hydrocarbons paid the Lease is such a special to be such production, to be delivered at Leasee's option to viried that Leasee shall have the continuing right to purchase such production at a prevailing in the same field, then in the nearest field in which there is such a prevailing in the same field, then in the nearest field in which there is such a great days and all other substances covered hereby, the royalty shall be refront the sale thereof, less a proportionate part of ad valorem taxes and market price paid for production of similar quality in the same field (or if there is the a prevailing price) pursuant to comparable purchase contracts entered into on the retrieval of the primary term or any time thereafter one or off or gas or other substances covered frereby in paying quantities or such wells for a period of 40 consecutive days such well or wells are shorted or exchange per care then covered by this lease, such woll or wells shall novertheless for a period of 40 consecutive days such well or wells are shorted or production per care then covered by this lease, such payment to be made to Lesson or to d and thereafter on or before each anniversary of the end of said 90-day period led that if this lease is otherwise being maintained by operations, or if production in royally shall render Lessee liable for the amount due, but shall not operate to
4. All chul-in royalty payments under this lease shall be pa be Leasur's depository agent for receiving payments regardless of drift and such payments or lenders to Leasor or to the depositor address known to Leasor shall constitute proper payment. If the payment hereunder, Leasor shall, at Leasoe's request, deliver to the first payment hereunder, Leasor shall, at Leasoe's request, deliver to the payment hereunder, Leasor shall, at Leasoe's request, deliver to the provisions of Paragraph 6 or the action of any nevertholess remain in force if Leasoe commence operations on the leasoet premises or lands pooled therewith within 90 days the end of the principal tens, or at any time thereafter, this leaso operations reasonably calculated to obtain or restore production to casaltion of more than 90 consocutive days, and if any such there is production in paying quantities from the leased premises or to (a) davolop the leased premises as to formations their capables as the production of the provisions and the leased premises or to (a) davolop the leased premises as to formations their capables as the production of the payers o	I changes in y by deposit tiopository essee a pro- different in the control in y povenime to reworking after compile to reworking after compile to postations to p	Liba ownership in the US Mail should liquidate oper recordable. I which is incapa paying quentilite authority. I an oxisting well etion of operation where being marke teach shall result in the propoled therewith at the rewith as exing in paying quentils of other lands and other lands.	to Eassur's credit in <u>at leasor's address above</u> or its successors, which shall of said land. All payments or lenders may be made in currency, or by check or by sin a stamped envelope addressed to the depository or to the Leasor at the last or be succeeded by another institution, or for any reason fail or refuse to accept naturation in maining another institution, or for any reason fail or refuse to accept be of producing in paying quantities (hereinafter called "dry hole") on the leased producing in paying quantities (hereinafter called "dry hole") on the leased or for drilling an additional well or for otherwise being maintained in force it shall one or for drilling an additional well or for otherwise obtaining or restoring production as on such dry hole or within 90 days after such cessetion of all production. If at intained in force but Lessee is then engaged in drilling, reworking or any other main in force so lang as any one or more of such operations are prosecuted with struction of oil or gas or other substances covered hereby, as long thereafter as After completion of a well capable of producing in paying quantities hereunder, reasonably producin upparator would drill under the same or similar circumstances untilities on the leased premises or lands pooled therewith, or (b) to protect the not pooled therewith. There shall be no coveriant to drill exploratory wells or any
double or reage, and on to see as all substances reversed by the	ir loann ol	thes believe on A	ed promises or interest therein with any other lands or interests, as to any or all for the commencement of production, whenever Lessee deems it necessary or similar pooling authority exists with respect to such other lands or interests. The

O. Lessee shall have the right but not the obligation to peol all or any part of the teased premises or interest (breat with any other lands or interest, as to any or all substances covered by this lesse, alther before or after the commonsment of production, whenever Lessee deems it necessary or proper to do so in order to proteinly develop or operate the based premises, whether or not similar pooling authority exists with respect to such other lands or interests. The unit formed by such pooling for an off well which is not a troizontal completion shall not exceed 6/4 acres plus a maximum acreage tolerance of 10%, and for a gas well or a intrivulat completion shall not away well apasing or doubly patien that have be prescribed or pormitted by any governmental authority having jurisdiction to do so. For the purpose of the foregoing, the terms "oil wolf" and "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "oil welf" means a well with an initial gas oil ratio of 100,000 cubic feet per barrel and "gas well" means a well with an initial gas oil ratio of 100,000 cubic feet per barrel and "gas well" means a separator facilities or equivalent testing equipment; and the ferm "horizontal completion" means an oil well in which the horizontal component of the gross completion interval in facilities or equivalent leating applicment; and the term "horizontal completion" means an oil well in which the horizontal component of the gross completion interval in facilities or equivalent leating applicment; and the term "horizontal completion" means an oil well in which the horizontal component of the gross completion interval in facilities or equivalent leating applicment; and the term "horizontal completion" means an oil well in which the horizontal component of the gross completion interval in the reservoir exceeds the vortice of record a witten declaration describing line unit and etating the effective date of pooling. Production,

7. If i assur owns less than the full mineral estate in all or any part of the leased premises, the royalites and shut-in royalites payable hereunder for any well on any part of the leased premises or lands pooled therowith shall be reduced to the proportion that Lesson's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

0. The interest of oither Lesson or Lesson bereunder may be assigned, devised or otherwise transferred to whole or in part, by area and/or by depth or zone, and the 6. The interest of other Lesson of Lesson o hereunder, Lesseo may pay or tender such shullin royalties to the credit of decodent or decodent's estate in the depository designated above. If all any lime two or more persons are cutilled to shull in royalties hereunder, Lessee may pay or tender such shull in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transferred is interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter shall need to the transferred interest shall not affect the rights of Lessee with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not no transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lesse, the obligation to pay or tender shull-in royalties hereunder shall be divided between Lessee and the transferred in proportion to the not acreage interest in this lesse then field by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lesse as to a full or undivided interest in all or any portion of the area covered by this fease or any depths or zones there under, and shall thereupon be refleved of all obligations lineredfer arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shull in royalties shall be proportionately reduced in accordance with the net acreage interest rotained hereunder.

10. In exploiding for, developing, producing and marketing oil, pas and other substances covered hereby on the leased premises or lands pooled or untitized herewith, in

If Losses releases all or an undivided interest in loss than all of libe area covered hereby. Lessee's obligation to pay or tender shull in royalties shall be proportionately reduced in accordance with the net according interest studenth ferrounder.

10. In exploding for, developing, producing and marketing oil, gas and other substances covered hereby on the lessed premises or lands pooled or untilized herewith, in phinary and/or antistanced recovery. Lessee shall have the right of ingress and egreen sking with the differ to conduct such operations on the lessed premises as may be associately increases of the said purposes, including but not limited to geophysical operations, finding of wells, and the construction and use of reads, casts, plenting, consistent conduct analyst market becomed necessary by Losses to discover, produce, tanks, water wells, disponal wells, injection wells, pile, electric and telephone lines, power shallows, and other health product the lessed premises, except wells of the entire beared promises developing, producing of the electron of the elesses of the elessed of the elessed premises, except wells of the entire beared premises of the elesses of the entire tendent produced the lessed premises, except well and the elessed premises of the elessed premises of the elessed premises of the elessed premises of the elessed premises or the elessed premises or the entire tendent to the elessed premises or the elessed premises or

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore casement under and through the teased premises for the placement of well bores (stong routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tests of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or

other benefit. Such substitutes well bore easements shall run with the land and survive any termination of this leave.

16. Leason hereby warrants and agrees to defend little conveyed to Leasee hereunder, and agrees that Leasee's option may pay and discharge any taxes. 19. Lesser hereby warrang and agrees to defend the conveyor to Lesser hereby said agrees that Lesser at Le

operations

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lesse payments, in the form of rental, honus and royalty, are market sensitive and may vary depending on multiple factors and that this Lesse is the product of good faith negotiations. Lessor understands that these lesse payments and terms are final and that Lessor entered into this tease without duress or undue influence. Lessor recognizes that lessor values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms. which Lessee has or may regotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this loace is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's being devisees, executors, administrators, successors and ensigns, whether or not this loace has been executed by all parties bereinsbove named as beson. LESSOR (WHETHER ONE OR MORE) By: ACKNOWLEDGMENT STATE OF LEXAS COUNTY OF TASSAT This instrument was acknowledged before me on the Sharow Stone 1/11 day of 10/4 Mulary Public, State of STANLEY SCOTT Notary Public, State of Texas My Commission Expires Molary's name (printed): Mulary's commission expires May 19, 2010 STATE OF COUNTY OF This instrument was acknowledged before me on the ______day of _____



DALE RESOURCES 3000 ALTA MESA BLVD, STE 300

FT WORTH

TX 76133

Submitter: DALE RESOURCES LLC

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

\$20.00

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LSE 3 PGS

D208282531

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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